

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re: : Chapter 11
:
JOSEPH KLAYNBERG, : Case No. 22-10165 (MG)
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Debtor. :
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FEE APPLICATION SUMMARY SHEET

**FIRST INTERIM APPLICATION FOR ALLOWANCE OF COMPENSATION FOR
PROFESSIONAL SERVICES RENDERED BY LEHMAN FLYNN VOLLARO CPAS
PLLC AS ACCOUNTANTS TO JOSEPH KLAYNBERG FOR THE PERIOD FROM
FEBRUARY 11, 2022 THROUGH AND INCLUDING JUNE 30, 2022**

Name of Applicant:	Lehman Flynn Vollaro CPAs PLLC
Authorized to Provide Professional Services as:	Accountants to Joseph Klaynberg
Name of Client:	Joseph Klaynberg
Petition Date:	February 11, 2022
Date of Retention:	March 7, 2022, nunc pro tunc to February 11, 2022
Date of Order Approving Employment:	March 7, 2022
Blended Rate in this Application for all Timekeepers:	\$304.17
Period for which Compensation and Expense Reimbursement is Requested:	February 11, 2022 to June 30, 2022
Total Requested Interim Compensation Requested:	\$15,347.00
Compensation Sought in this Application Already Paid Pursuant to a Monthly	\$8,410.00

Compensation Order but not yet Allowed:

Number of Professionals Included in this Application:	2
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Total Compensation and Expenses Previously Requested:	\$0.00
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Total Compensation and Expenses Previously Awarded:	\$0.00
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Total Hours:	52.10
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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re: : Chapter 11
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JOSEPH KLAYNBERG, : Case No. 22-10165 (MG)
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**FIRST INTERIM APPLICATION FOR ALLOWANCE OF COMPENSATION FOR
PROFESSIONAL SERVICES RENDERED INCURRED BY LEHMAN FLYNN
VOLLARO CPAS PLLC AS ACCOUNTANTS TO JOSEPH KLAYNBERG FOR THE
PERIOD FROM FEBRUARY 11, 2022 THROUGH AND INCLUDING JUNE 30, 2022**

Lehman Flynn Vollaro CPAS PLLC (“LFV”), accountants to Joseph Klaynberg, the above-captioned debtor and debtor-in-possession (“Klaynberg” or the “Debtor”), hereby submits this first interim application (the “First Interim Application”) seeking entry of an order, granting allowance of compensation pursuant to sections 328, 330 and 331 of chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-1 of the Local Bankruptcy Rules for the Southern District of New York (the “Local Rules”), General Order M-447, the *Amended Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Case*, effective as of January 29, 2013 (the “Local Guidelines”), the *United States Trustee’s Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330* (the “U.S. Trustee Guidelines,” and collectively with the Local Guidelines, the “Fee Guidelines”), and the Court’s *Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals* (the “Compensation Procedures Order” at Dkt. No. 45), seeking allowance and payment of fees in the

amount of \$15,847.00 for services rendered during the period from February 11, 2022 through June 30, 2022, for which no prior application has been considered by this Court (the “First Application Period”). In support of the First Interim Application, LFV respectfully represents as follows:

Preliminary Statement

During the First Application Period, LFV has expended considerable amounts of time, effort, and resources assisting Klaynberg’s efforts to, among other things, (a) assistance in work related to mediation statements submitted; (b) prepare and review monthly operating reports; (c) prepare and review personal financial statements; and (d) assist in gathering other personal and business related documents to be submitted as part of the bankruptcy proceedings.

Accordingly, LFV respectfully submits that its dedicated efforts during the First Application Period have provided a substantial benefit to Klaynberg’s estate. Therefore, LFV respectfully requests that this First Interim Application be approved in its entirety, subject to any holdback deemed appropriate by the Court.

Jurisdiction

1. The Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding pursuant to 28 U.S.C. § 157(b). The statutory predicates for the relief requested herein are sections 328, 330 and 331 of the Bankruptcy Code, Bankruptcy Rule 2016, Local Rule 2016-1, and the Fee Guidelines.

Background

2. On February 11, 2022 (the “Petition Date”), the debtor filed a voluntary petition for relief pursuant to chapter 11 of the Bankruptcy Code.

3. The Debtor has remained in possession of his property and continues in the operation and management of his business as a debtor-in-possession pursuant to sections 1107 and 1108 of the Bankruptcy Code.

4. Simultaneously with the filing of its petition, the Debtor filed an Affidavit (the “1007 Affidavit”) pursuant to Local Rule 1007-2. A more detailed factual background of the Debtor’s business and operations, as well as the events leading to the filing of this chapter 11 case, is more fully set forth in the 1007 Affidavit, the contents of which are incorporated herein by reference.

5. On March 4, 2022, Klaynberg filed an application with the Court to employ LFV as its accountants, which application was approved by the Court on March 7, 2022, *nunc pro tunc* as of the Petition Date. As set forth therein, LFV intends to request compensation on an hourly basis. A true and correct copy of the Order approving the employment and retention of LFV as financial advisors to Klaynberg is attached hereto as **Exhibit A**.

6. On March 11, 2022, the Court entered the Compensation Procedures Order which authorizes the filing of interim fee applications at three-month intervals.

7. LFV now submits its First Interim Application requesting approval of professional fees in the amount of \$15,847.00 for services rendered during the First Application Period. This is LFV’s first request for compensation and reimbursement of expenses in this case. The Debtor has been provided with the First Interim Fee Application and has approved the requested amount.

8. As set forth in the certification of Mathew Peretz dated July 21, 2022, (the “Peretz Certification”), attached hereto as **Exhibit B**, this First Interim Application complies with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules and the Fee Guidelines.

9. Klaynberg is current on the payment of quarterly fees to the U.S. Trustee and has filed all monthly operating reports that are due for the post-petition period, with the exception of the July monthly operating report which is to be filed in the coming days.

10. During the First Application Period, LFV devoted significant amounts of time, effort and resources to issues related to various bankruptcy related issues and to the preparation and review of all monthly operating reports.

Summary of Services Rendered

11. As more fully described herein, LFV has provided substantial accounting services to Klaynberg during the First Application Period. Pursuant to the Fee Guidelines, a summary of the total time expended and amount of compensation sought for each of the four (4) project categories is attached hereto as **Exhibit C**. A listing of the name and title for each professional person who rendered services to Klaynberg, along with a summary of the total hours billed and total amount of billing for each professional, is attached hereto as **Exhibit D**. Attached hereto as **Exhibit E** is a detailed computer-generated summary of the time expended by each professional and the services rendered by LFV as accountants to Klaynberg in each category during the First Application Period. Indicated below are each category and the compensation sought by LFV for services performed on Klaynberg’s behalf in each category:

- | | |
|--|------------|
| 1. Services Relating to Mediation Statement: | \$5,619.00 |
| 2. Services Relating to Monthly Operating Reports: | \$5,689.00 |
| 3. Services Relating to Personal Financial Statements: | \$582.00 |

4. Services Relating to Other Related Documents:

\$3,957.00

12. During the First Application Period, LFV has expended a total of 52.10 hours in this matter for total requested compensation of \$15,847.00 at its usual and customary hourly rates. The average blended hourly rate was \$304.17.

13. LFV has set forth below a narrative of the accounting services provided to Klaynberg in order to inform the Court of the financial advisory services rendered to Klaynberg by LFV during the First Application Period. The summary of services performed by LFV is only intended to highlight the general categories of services provided by LFV on Klaynberg's behalf. It is not intended to set forth each and every item of professional services that LFV performed for Klaynberg. All of the services for which compensation is sought herein were performed for, or on behalf of, Klaynberg.

Category 1
Services Relating to Mediation Statement

14. The first category of services rendered by LFV relates to those services to assist in reviewing, compiling and providing comments on the mediation statements submitted including all supporting schedules and exhibits, including consultations with other professionals working on the same.

15. In that regard, LFV performed extensive services in this category, as follows:

- Reviewing and assisting with preparing organization ownership charts and related commentary;
- Reviewing and assisting with preparing information related to valuing the various business entities; and

- Discussions with attorney's and Klaynberg regarding drafts of mediation statement.

16. In rendering services relating to this category, LFV accountants and staff expended 18.90 hours for requested compensation at their customary and usual hourly rates of \$5,619.00. LFV's blended hourly rate for services rendered in this category is \$297.30.

Category 2 **Services Relating to Monthly Operating Reports**

17. The second category of services relates to LFV's review and analysis of Klaynberg's bank statements and other records to prepare monthly operating reports. During the First Application, LFV spent time reviewing and analyzing Klaynberg's bank statements and other records to gather the financial data required for the monthly operating reports. In addition, LFV spent time preparing Klaynberg's monthly operating reports and communicating with Klaynberg and bankruptcy counsel to discuss comments and questions.

18. In rendering services relating to this category, LFV accountants and staff expended 19.10 hours for requested compensation at their customary and usual hourly rates of \$5,689.00. LFV's blended hourly rate for services rendered in this category is \$297.85.

Category 3 **Services Relating to Personal Financial Statements**

19. The third category of services relates to LFV's compiling Klaynberg's personal financial statement. During the First Application, LFV spent time compiling Klaynberg's information into a personal financial statement.

20. In rendering services relating to this category, LFV accountants and staff expended 1.80 hours for requested compensation at their customary and usual hourly rates of \$582.00. LFV's blended hourly rate for services rendered in this category is \$323.33.

Category 4
Services Relating to Other Related Documents

21. The fourth category of services relates to LFV's assistance in gathering and providing other documents for submission related to bankruptcy proceedings, including but not limited to periodic reports, intercompany loans and other similar documents.

22. In rendering services relating to this category, LFV accountants and staff expended 12.30 hours for requested compensation at their customary and usual hourly rates of \$3,957.00. LFV's blended hourly rate for services rendered in this category is \$321.71.

Summary of Application

23. LFV submits that compensation for the services rendered as set forth in this First Interim Application incurred is reasonable based on: (i) the time and labor required; (ii) the complexity of the accounting and consulting issues presented; (iii) the skill required to perform the accounting services; (iv) the customary compensation for accounting professionals in New York; and (v) the experience and ability of the accountants and staff providing services. With respect to each of these standards, LFV submits that the compensation requested is reasonable and appropriate.

Applicable Legal Standards

24. Section 330(a) of the Bankruptcy Code provides for the compensation of reasonable and necessary services rendered by professionals retained under section 327 of the Bankruptcy Code, as follows:

(1)(A) reasonable compensation for actual, necessary services rendered by the . . . attorney and by any paraprofessional person employed by any such person; and

(B) reimbursement for actual, necessary expenses.

* * *

(3) In determining the amount of reasonable compensation to be awarded to . . . a professional person, the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including –

- (A) the time spent on such services;
- (B) the rates charged for such services;
- (C) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this title;
- (D) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed;
- (E) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the bankruptcy field; and
- (F) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

11 U.S.C. § 330(a).

25. LFV respectfully submits that the hours worked by LFV's personnel were reasonable and necessary given the numerous and oftentimes complex, novel, and intricate issues which arose during this case. Further, LFV believes that the time spent was justified.

26. LFV submits that the professional services for which it seeks compensation in this First Interim Application were necessary and appropriate for the orderly administration of Klaynberg's chapter 11 case. The professional services performed by LFV preserved and protected the value of Klaynberg's assets for the benefit of all parties-in-interest.

27. LFV or its predecessor firm has acted as consultants and accountants to Klaynberg since 1992. LFV possesses extensive experience working with clients in a variety of industries including individuals and closely held businesses of all sizes. Scott Flynn and Mathew Peretz, both CPA's and partner's at LFV, have a combined forty nine (49) years of professional experience.

28. The services rendered were performed within a reasonable amount of time by professionals with the seniority and skill level commensurate with the complexity, importance, and nature of the problem, issue or task addressed. Whether reviewed individually as to each of the tasks described above or collectively as a whole, the professional services were performed expediently and efficiently to accomplish the needs of Klaynberg in this chapter 11 case.

29. LFV submits that the compensation sought in this First Interim Application is reasonable and necessary under the applicable standards. Approval of the compensation for professional services herein is warranted. LFV therefore respectfully requests that the Court grant the First Interim Application.

Notice

30. Notice of this First Interim Application has been provided in accordance with the Bankruptcy Code and Rules. LFV respectfully submits that further notice of this First Interim Application is neither required nor necessary.

Conclusion

31. Through LFV's efforts, Klaynberg has made significant progress in its chapter 11 case to date, including through its ability to assist Klaynberg in submitting mediation reports and to comply with its reporting obligations through the preparation and submission of periodic reports, and monthly operating reports. LFV has worked diligently during the First Application

Period to help Klaynberg to address these issues. Accordingly, LFV submits that its services have provided substantial value to Klaynberg's estate and requests that this First Interim Application be approved in its entirety.

WHEREFORE, for the reasons set forth herein, LFV respectfully requests that the Court enter an Order (a) approving LFV's interim fees in the amount of \$15,847.00 in connection with this First Interim Application; (b) authorizing and directing Klaynberg's payment of such sums as may remain unpaid to LFV in the ordinary course of business within five (5) business days of entry of an order approving this application; and (c) granting such other relief as the Court deems is just and proper.

Dated: Garden City, New York
July 21, 2022

LEHMAN FLYNN VOLLARO CPA'S
PLLC

By: /s/ Mathew H. Peretz
Scott P. Flynn, CPA
Mathew H. Peretz, CPA
534 Broadhollow Rd, Ste 302
Melville, NY 11747
(212) 736-2220

Accountants for Joseph Klaynberg

Exhibit A

Retention Order

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re: : Chapter 11
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JOSEPH KLAYNBERG, : Case No. 22-10165 (MG)
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Debtor. :
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**ORDER PURSUANT TO SECTIONS 327(a) AND 328(a) OF THE
BANKRUPTCY CODE AUTHORIZING THE EMPLOYMENT OF LEHMAN
FLYNN VOLLARO CPAS PLLC AS ACCOUNTANTS TO JOSEPH KLAYNBERG**

Upon the application dated February 25, 2022 (the “Application” ECF Doc. # 20)¹ of Joseph Klaynberg debtor and debtor-in-possession in the above-captioned chapter 11 case (the “Debtor”), for an order pursuant to sections 327(a) and 328(a) of title 11 of the United States Code (the “Bankruptcy Code”) authorizing and approving the employment of Lehman Flynn Vollaro CPAs PLLC (“LFV”) as accountants to the Debtor *nunc pro tunc* to the Petition Date, as more fully set forth in the Application; and upon consideration of the Affidavit of Joseph Klaynberg pursuant to Rule 1007-2 of the Local Bankruptcy Rules for the Southern District of New York; and upon the declaration of Mathew Peretz, sworn to on February 25, 2022 (the “Peretz Declaration”); and the Court being satisfied, based on the representations made in the Application and in the Peretz Declaration that LFV represents or holds no interest adverse to the Debtor or to his estate as to the matters upon which it is to be engaged and is disinterested under section 101(14) of the Bankruptcy Code, and that the employment of LFV is necessary and in the best interests of the Debtor, his estate, and his creditors; and the Court having jurisdiction to

¹ Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Application.

consider the Application and the relief requested therein pursuant to 28 U.S.C. § 1334; and consideration of the Application and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Application having been provided; and it appearing that no other or further notice need be provided; and the Court having reviewed the Application and the statements in support of the relief requested therein; and the Court having determined that the legal and factual bases set forth in the Application establish just cause for the relief granted herein; and upon all of the proceedings had before the Court and after due deliberation and sufficient cause appearing therefor; **IT IS HEREBY ORDERED THAT:**

1. Pursuant to sections 327(a) and 328(a) of the Bankruptcy Code, the Debtor, as debtor in possession, is authorized to employ LFV as accountants as of the Petition Date, pursuant to the terms set forth in the Application, to perform the services described in the Application.

2. LFV shall be compensated and reimbursed in accordance with the terms of the Application, subject to the approval of this Court after proper application therefor under 11 U.S.C. §§ 330 and 331 and in accordance with any Court order establishing procedures for monthly, interim, or period compensation.

3. Prior to any increases in LFV's rates, LFV shall file a supplemental affidavit with the Court and provide ten business days' notice to the Debtors, the United States Trustee and any official committee, which supplemental affidavit shall explain the basis for the requested rate increases in accordance with Section 330(a)(3)(F) of the Bankruptcy Code and state whether the Debtors have consented to the rate increase. The United States Trustee retains all rights to object to any rate increase on all grounds including, but not limited to, the reasonableness standard

provided for in section 330 of the Bankruptcy Code, and all rates and rate increases are subject to review by the Court.

4. The Debtor is authorized and empowered to take all actions necessary to implement the relief granted in this Order.

5. Notwithstanding anything to the contrary in the Application or Engagement Letter, this Court shall retain jurisdiction with respect to all matters arising from or related to this Order.

6. To the extent there is an inconsistency among this Order, the Application, and Engagement Letter, the terms of this Order shall govern.

No objection:

s/ Tara Tiantian
Office of the United States Trustee

IT IS SO ORDERED.

Dated: March 7, 2022
New York, New York

/s/ Martin Glenn
MARTIN GLENN
Chief United States Bankruptcy Judge

Exhibit B

Declaration

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re:	: Chapter 11
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JOSEPH KLAYNBERG,	: Case No. 22-10165 (MG)
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Debtor.	:
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FEE APPLICATION SUMMARY SHEET

**CERTIFICATION IN SUPPORT OF FIRST INTERIM APPLICATION
FOR ALLOWANCE OF COMPENSATION FOR PROFESSIONAL
SERVICES RENDERED BY LEHMAN FLYNN VOLLARO CPAS PLLC AS
ACCOUNTANTS TO JOSEPH KLAYNBERG FOR THE PERIOD FROM
FEBRUARY 11, 2022 THROUGH AND INCLUDING JUNE 30, 2022**

I, Mathew H. Peretz, hereby certify that:

1. I am a partner of Lehman Flynn Vollaro CPA's PLLC ("LFV"), which serves as accountants to Joseph Klaynberg ("Klaynberg" or the "Debtor") in this chapter 11 case, and I am duly authorized to make this certification on behalf of LFV.

2. I have reviewed Rule 2016-1 of the Local Bankruptcy Rules for the Southern District of New York (the "Local Bankruptcy Rules"), General Order M-447, the *Amended Guidelines for Fees and Disbursements for Professionals in the Southern District of New York*, amended as of June 17, 2013, promulgated pursuant to Local Bankruptcy Rule 2016-1(a) (the "Local Guidelines"), the *United States Trustee's Guidelines for Reviewing Applications for*

Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 for Attorneys in Larger Chapter 11 Cases, effective as of November 1, 2013 (the “U.S. Trustee Guidelines,” together with the Local Guidelines, the “Fee Guidelines”), and the *Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professional and (III) Granting Related Relief*, entered March 7, 2022 (Docket No. 45) (the “Order,” together with the Fee Guidelines, the “Guidelines”).

3. This certification is made in respect of compliance with the Guidelines in connection with LFV’s application (the “Application”) dated July 21, 2022, for interim compensation and reimbursement of expenses for the period commencing February 11, 2022 through and including June 30, 2022 (the “First Application Period”).

4. In respect of Section B.1 of the Local Guidelines, I certify that:

- a. I have read the application;
- b. To the best of my knowledge, information and belief formed after reasonable inquiry, the fees and disbursements sought fall within the Guidelines;
- c. The fees and disbursements sought in this Application are billed at rates and are in accordance with practices, customarily employed by LFV and are generally accepted by LFV’s clients; and
- d. In providing reimbursable service, LFV does not make a profit in its performance of reimbursable services, whether the service is performed inhouse or through a third party.

5. In respect of Section B.2 of the Fee Guidelines, I certify that in accordance with the Order, LFV filed fee statements monthly in accordance therewith by the 21st day of the succeeding month, which statements were approved by the Debtor. Such statements were served upon the Office of the United States Trustee and counsel for Nahla contemporaneously with their filing. The statements included the amount of fees and out-of-pocket expenses incurred, lists of

professionals and paraprofessionals providing services, their respective billing rates, the work hours expended by each individual, descriptions of services rendered, and a reasonably detailed breakdown of out-of-pocket expenses incurred.

6. In accordance with Section B.3 of the Fee Guidelines, I certify that LFV provided copies of this Application to the Debtor and the United States Trustee, at least 14 days before the date for the hearing scheduled to approve sale, and that the Debtor has approved the amount sought in the Application.

7. In accordance with Bankruptcy Rule 2016(a) and Section 504 of the Bankruptcy Code, I certify that no agreement or understanding exists Between LFV and any other entity for the sharing of compensation received or to be received for services rendered or in connection with the above cases except as authorized pursuant to the Bankruptcy Code, the Bankruptcy Rules, and the Local Bankruptcy Rules. All services for which compensation is sought were professional services on behalf of Klaynberg and not on behalf of any other person.

Dated: Melville, New York
July 21, 2022



MATHEW H. PERETZ, CPA

Exhibit C

Project Category Summary

Project Category	Hours	Fees
Mediation Statement	18.90	\$ 5,619.00
Monthly Operating Reports	19.10	\$ 5,689.00
Personal Financial Statements	1.80	\$ 582.00
Other Related Documents	12.30	\$ 3,957.00
	52.10	15,847.00

Exhibit D

Summary of Professionals

Staff Name	Title	Rate	Hours	Fees
Scott P. Flynn	Partner	350.00	12.30	\$ 4,305.00
Mathew H. Peretz	Partner	290.00	39.80	\$ 11,542.00
Total			52.10	15,847.00

Exhibit E
Time Records

Transaction Date	Job	Staff Name	Detail	Rate	Hours	Amount
3/22/2022	Mediation Statement	Mathew H. Peretz	Initial review and discussion of valuations for various entities owned by Joseph	290.00	0.30	\$ 87.00
3/28/2022	Mediation Statement	Mathew H. Peretz	Review and additional discussions with attorney regarding valuation of various entities owned by Joseph	290.00	0.50	\$ 145.00
3/28/2022	Mediation Statement	Scott P. Flynn	Review and additional discussions with attorney regarding valuation of various entities owned by Joseph	350.00	0.50	\$ 175.00
3/29/2022	Mediation Statement	Mathew H. Peretz	Review and additional discussions with attorney regarding valuation of various entities owned by Joseph	290.00	2.00	\$ 580.00
3/29/2022	Mediation Statement	Scott P. Flynn	Review and additional discussions with attorney regarding valuation of various entities owned by Joseph	350.00	0.80	\$ 280.00
4/9/2022	Mediation Statement	Mathew H. Peretz	Review of draft mediation statement	290.00	0.50	\$ 145.00
4/11/2022	Mediation Statement	Mathew H. Peretz	Conference call wih attorney to discuss valuation calcuatlions and other matters included on the mediation statement. Assist Joseph with tax related questions asked by appraisers engaged to value properties.	290.00	3.50	\$ 1,015.00
4/11/2022	Mediation Statement	Scott P. Flynn	Conference call wih attorney to discuss valuation calcuatlions and other matters included on the mediation statement.	350.00	1.00	\$ 350.00
4/12/2022	Mediation Statement	Mathew H. Peretz	Review of valuation calculations completed by Joseph. Discussions with attorney on mediation statement & valuations provided by Joseph.	290.00	4.30	\$ 1,247.00
4/13/2022	Mediation Statement	Mathew H. Peretz	Review of mediation statement and conference call related to this, review of other parties mediation statements, review of organizaton chart for accuracy to be inclued with mediation statement.	290.00	2.50	\$ 725.00
4/14/2022	Mediation Statement	Mathew H. Peretz	Review of other parties mediation statements and appendix documents included and various emails with attorney regarding the same.	290.00	2.30	\$ 667.00
4/19/2022	Mediation Statement	Mathew H. Peretz	Review of reply mediation statement and emails regarding the same.	290.00	0.70	\$ 203.00
3/11/2022	Monthly Operating Reports	Mathew H. Peretz	Discussion with attorney regarding preparation of monthly operationg report and initial work on reports	290.00	2.50	\$ 725.00
3/11/2022	Monthly Operating Reports	Scott P. Flynn	Discussion with attorney regarding preparation of monthly operationg report and initial work on reports	350.00	1.00	\$ 350.00
3/16/2022	Monthly Operating Reports	Mathew H. Peretz	Updating monthly operating report based on comments from attorney	290.00	1.70	\$ 493.00
3/17/2022	Monthly Operating Reports	Mathew H. Peretz	Completing monthly operating report	290.00	1.10	\$ 319.00
4/7/2022	Monthly Operating Reports	Mathew H. Peretz	Review of source documents and preparation of monthly operationg report	290.00	1.70	\$ 493.00
4/7/2022	Monthly Operating Reports	Scott P. Flynn	Review of monthly operating report	350.00	0.30	\$ 105.00
4/11/2022	Monthly Operating Reports	Mathew H. Peretz	Updating monthly operating report based on comments from attorney	290.00	0.50	\$ 145.00
5/5/2022	Monthly Operating Reports	Mathew H. Peretz	Review of source documents and preparation of monthly operationg report	290.00	3.85	\$ 1,116.50
5/9/2022	Monthly Operating Reports	Scott P. Flynn	Review of monthly operating report	350.00	0.45	\$ 157.50
5/9/2022	Monthly Operating Reports	Mathew H. Peretz	Updating monthly operating report based on comments from attorney	290.00	1.50	\$ 435.00
6/6/2022	Monthly Operating Reports	Mathew H. Peretz	Review of source documents and preparation of monthly operationg report	290.00	1.75	\$ 507.50
6/6/2022	Monthly Operating Reports	Scott P. Flynn	Review of monthly operating report	350.00	0.75	\$ 262.50
6/7/2022	Monthly Operating Reports	Mathew H. Peretz	Updating and completing monthly operating report	290.00	2.00	\$ 580.00
2/21/2022	Personal Financial Statement	Scott P. Flynn	Preparation of personal financial statement	350.00	1.00	\$ 350.00

2/21/2022	Personal Financial Statement	Mathew H. Peretz	Preparation of personal financial statement	290.00	0.80	\$ 232.00
2/23/2022	Other Realtd Documents	Mathew H. Peretz	Review and provide requested information for professional retention application	290.00	1.00	\$ 290.00
2/24/2022	Other Realtd Documents	Mathew H. Peretz	Review and provide requested information for professional retention application	290.00	0.30	\$ 87.00
2/25/2022	Other Realtd Documents	Mathew H. Peretz	Discussions with attorney, review of entities owned greater than 20% of and provide requested information to attorney.	290.00	4.00	\$ 1,160.00
3/7/2022	Other Realtd Documents	Mathew H. Peretz	Review of loans between Joseph and related entities	290.00	0.50	\$ 145.00
6/13/2022	Other Realtd Documents	Scott P. Flynn	Discussions with Joseph and assisting in gathering various business documents requested	350.00	3.00	\$ 1,050.00
6/14/2022	Other Realtd Documents	Scott P. Flynn	Discussions with Joseph and assisting in gathering various business documents requested	350.00	3.00	\$ 1,050.00
6/15/2022	Other Realtd Documents	Scott P. Flynn	Discussions with Joseph and assisting in gathering various business documents requested	350.00	0.50	\$ 175.00
Total					52.10	15,847.00